PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applican	t's or age	nt's file referen	ce		"		
C1-A0305P		FOR FURTHER A	CTION	See Form PCT/IPEA/416			
International application No.				International filing da	te (day/month/year)	Priority date (day/month/year)	
PCT/JP2004/004696			696	31.03.200	4	31.03.2003	
Internation	International Patent Classification (IPC) or national classification and IPC						
Applican CHU(SEIYAKU	KABUS	HIKI KAISHA	A		
1.	This rep under A	ort is the inter	national prelimansmitted to the	minary examination rep ne applicant according t	port, established by this loo Article 36.	International Preliminary Examining Authority	
2.	This RE	PORT consists	of a total of	10	sheets, including	g this cover sheet.	
3.	This rep	ort is also acco	mpanied by A	NNEXES, comprising:			
	a. 🔲	(sent to the	applicant and	to the International Bu	ureau) a total of	sheets, as follows:	
		sheets	of the descrip	otion, claims and/or dra	wings which have been a	mended and are the basis for this report and/or le 70.16 and Section 607 of the Administrative	
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.						
	ь. 🔀	(sent to the	International	Bureau only) a total of	(indicate type and numbe	er of electronic carrier(s))	
		1 disk				, containing a sequence listing and/or tables	
		related theret Section 802 of	o, in compute of the Adminis	r readable form only, a trative Instructions).	s indicated in the Supple	mental Box Relating to Sequence Listing (see	
4.	This rep	ort contains in	dications relat	ing to the following iter	ns:		
	\boxtimes	Box No. I	Basis of the	e report			
		Box No. II	Priority				
		Box No. III	Non-establ	ishment of opinion with	regard to novelty, invent	tive step and industrial applicability	
	\boxtimes	Box No. IV	Lack of un	ity of invention			
	\boxtimes	Box No. V		statement under Article ad explanations support		elty, inventive step or industrial applicability;	
	\boxtimes	Box No. VI	Certain do	cuments cited			
,		Box No. VII	Certain de	ects in the international	application		
		Box No. VIII	Certain ob	servations on the interna	ational application		
Date of	submissio	on of the deman	nd		Date of completion of th	nis report	
						•	
Name ar	Name and mailing address of the IPEA/JP				Authorized officer		
Facsimile No.				Telephone No.			

Translation

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Box	No. I	Basis of the report	
1.		regard to the language, this report is based on the internation ated under this item.	al application in the language in which it was filed, unless otherwise
		which is the language of a translation furnished for the purpo	ge into the following language, sees of:
	İ	international search (Rule 12.3 and 23.1(b))	
	Ì	publication of the international application (Rule 12.4)	
2	W:+L	international preliminary examination (Rule 55.2 and/o	or 55.3) report is based on (replacement sheets which have been furnished to the
2.	recei		report is based on (replacement sneets which have been jurnished to the referred to in this report as "originally filed" and are not annexed to
		the description:	
	_	pages	as originally filed/furnished
		pages*	
		pages*	
		the claims:	
	_	nos.	as originally filed/furnished
		nos.*	
		nos.*	<u> </u>
			received by this Authority on
	\Box	the drawings:	
		sheets	as originally filed/furnished
		sheets*	
		sheets*	received by this Authority on
	\square		•
_		a sequence listing and/or any related table(s) – see Supplement	onan Don Relating to Sequence Listing.
3.	Ш	The amendments have resulted in the cancellation of:	
1		the description, pages	
	_		
4.		This report has been established as if (some of) the amend they have been considered to go beyond the disclosure as fil	lments annexed to this report and listed below had not been made, since led, as indicated in the Supplemental Box (Rule 70.2(c)).
		the description, pages	
		the claims, nos.	
		the drawings, sheets/figs	
		any table(s) related to sequence listing (specify):	
Ŀ	If ite	em 4 applies, some or all of those sheets may be marked "sup	erseded."

Box	No. I	V Lack of unity of invention
-	$\overline{\Box}$	•
1.	ш	In response to the invitation to restrict or pay additional fees the applicant has: restricted the claims.
		paid additional fees.
		paid additional fees under protest.
		neither restricted the claims nor paid additional fees.
2.	Ш	This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3.	This	Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
		complied with.
	\bowtie	not complied with for the following reasons:
		Degraded antibodies that are capable of
		recognizing CD22, which are the only feature that is
		common to claims 1 to 13, can be considered to have
		been well-known (if necessary, refer to the document
		WO 98/42378 or the like); therefore, the
		abovementioned common feature cannot be considered to
		be a special technical feature. Such being the case,
		the inventions that are set forth in claims 1 to 13
		cannot be considered to be so linked as to form a
		single general inventive concept.
		[Refer to the Supplemental Box]
	_	
4.	Cor	nsequently, this report has been established in respect of the following parts of the international application:
		all parts. the parts relating to claims Nos. 1-13, SEQ ID NO: 1
		the pans relating to claims Nos. 1-13, SEQ 1D NO: 1

Box	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
1.	Statement		_	
	Novelty (N)	Claims 3	YES	
		Claims 1, 2, 4-13	NO	
	Inventive step (IS)	Claims	YES	
		Claims 1-13		
	Industrial applicability (IA)	Claims _ 1-13	YES	
		Claims		
	Citations and soult making (Puls 7	0.70		
2.	Citations and explanations (Rule 7			
		wing documents are cited in the		
	international se	earch report.		
	Decument 1. WO	01/07050 70 /IDEC Phormacouticals Comm.)		
		01/97858 A2 (IDEC Pharmaceuticals Corp.),		
		December 2001		
		02/22212 A2 (IDEC Pharmaceuticals Corp.),		
		March 2002		
		01/74388 A1 (IDEC Pharmaceuticals Corp.), October 2001		
		02/04021 A1 (IDEC Pharmaceuticals Corp.),		
		January 2002		
		2001-518930 A (Immunomedics, Inc.), 16		
		2002-544173 A (Immunomedics, Inc.), 24		
		cember 2002		
		10-505231 A (Immunomedics, Inc.), 26 May		
	199			
		HOLLIGER et al., "'Diabodies': small		
		valent and bispecific antibody fragments,"		
		oc. Natl. Acad. Sci. USA., 1993, No. 90,		
	Vol	L. 14, p. 6444 to 6448		
l				

International application No.
PCT/JP2004/004696

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

The inventions set forth in claims 1, 2 and 4 to 13 lack novelty and do not involve an inventive step in the light of documents 1 to 4.

Documents 1 to 4 all indicate that fragments from anti-CD22 antibodies exhibit an activity whereby they induce apoptosis in tumor cells such as lymphoma cells or leukaemic cells, and further present diabodies as examples of said fragments. Therein, the anti-CD22 antibodies that are employed in the examples of document 1 can be considered to be LL2 antibodies.

The inventions set forth in claims 1, 4 and 6 to 11 lack novelty and do not involve an inventive step in the light of documents 5 and 6.

Documents 5 and 6 both indicate that fragments from anti-CD22 antibodies are effective for the treatment of tumors that are caused by lymphoma, leukaemia or the like, and further present sFv proteins and the like as examples of said fragments. In addition, documents 5 and 6 present LL2 antibodies as examples of said anti-CD22 antibodies.

Therein, it is thought that the antibody fragments disclosed in documents 5 and 6 exhibit a therapeutic effect in relation to tumors because they induce apoptosis in cancer cells.

The inventions set forth in claims 1, 4 and 6 to 11 lack novelty and do not involve an inventive step in the light of document 7.

Document 7 indicates that fragments of LL2 monoclonal antibodies, which are anti-CD22 antibodies, are effective for the treatment of tumors that are caused by lymphoma, leukaemia or the like.

Therein, it is thought that the antibody fragments

International application No.

PCT/JP2004/004696

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

disclosed in document 7 exhibit a therapeutic effect in relation to tumors because they induce apoptosis in cancer cells.

The invention set forth in claim 3 does not involve an inventive step in the light of documents 1 to 4 and documents 7 and 8.

Document 7 discloses the base sequence of the variable region in LL2 monoclonal antibodies.

Document 8 discloses a method for the preparation of diabodies, and also makes disclosures in relation to the feature of appending a linker sequence or a peptide tag.

As a result, it would be easy for a person skilled in the art to conceive of employing the base sequence for LL2 monoclonal antibodies that is disclosed in document 7 and the method for the preparation of diabodies that is disclosed in document 8 when preparing diabodies from the LL2 monoclonal antibodies that are disclosed in documents 1 to 4.

The inventions set forth in claims 2, 3, 5, 12 and 13 do not involve an inventive step in the light of documents 5 and 6 and documents 7 and 8.

It is thought that diabodies were known to be one type of antibody fragment at the time the present application was filed.

As a result, the antibody fragments that are disclosed in documents 5 and 6 include diabodies; therefore, it would be easy for a person skilled in the art to conceive of employing the base sequence for LL2 monoclonal antibodies that is disclosed in document 7 and the method for the preparation of diabodies that is disclosed in document 8 when preparing said fragments

International application No.
PCT/JP2004/004696

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

(diabodies).

The inventions set forth in claims 2, 3, 5, 12 and 13 do not involve an inventive step in the light of documents 7 and 8.

It is thought that diabodies were known to be one type of antibody fragment at the time the present application was filed.

As a result, the antibody fragments that are disclosed in document 7 include diabodies; therefore, it would be easy for a person skilled in the art to conceive of employing the base sequence for LL2 monoclonal antibodies that is disclosed in document 7 and the method for the preparation of diabodies that is disclosed in document 8 when preparing said fragments (diabodies).

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Box	No. VI	Certain document	ts cited			_
Certain publ		blished documents (Ru	ıle 70.10)			_
		Application No.). 	Publication date (day/month/year)	Filing date (day/month/year)	Priority date (valid claim) (day/month/year)
	WO	03/33654	A2	24.04.2003	15.10.2002	15.10.2001
	(E	, X)				
2.	Non-writte	en disclosures (Rule 70	0.9)			
	11021 111121				Da	te of written disclosure
		Kind of non-written	disclosure	Date of non-written d (day/month/yea		g to non-written disclosure (day/month/year)
						:
				,		

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Supplemental Box Relating to Sequence Listing			
Continuation of Box No. I, item 2:			
With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this report was established on the basis of:			
a. type of material a sequence listing table(s) related to the sequence listing b. format of material in written format in computer readable form c. time of filing/furnishing contained in the international application as filed filed together with the international application in computer readable form			
furnished subsequently to this Authority for the purposes of search and/or examination			
received by this Authority as an amendment* on In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.			
3. Additional comments:			
* If item 4 in Box No. I applies, the listing and/or table(s) related thereto, which form part of the basis of the report, may be marked "superseded."			

International application No.
PCT/JP2004/004696

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of:

Box IV

As a result, the inventions that are set forth in claims 1 to 13 can be classified into four groups of inventions, as follows: (1) degraded antibodies which have the amino acid sequence that is set forth in SEQ ID NO: 1; (2) degraded antibodies which have the amino acid sequence that is set forth in SEQ ID NO: 3; (3) degraded antibodies which have the amino acid sequence of the CDR of SEQ ID NO: 5 or the CDR of SEQ ID NO: 7; and (4) degraded antibodies which have the amino acid sequence of the CDR of SEQ ID NO: 9 or the CDR of SEQ ID NO: 11.

Form PCT/IPEA/409 (Supplemental Box) (January 2004)